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June 29, 2004

## VIA U.S. MAIL & FACSIMILE (703) 872-9306

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Re: Application Number 10/809,310

Dear Sir/Madam,

I received a letter from attorneys Kleinberg & Lerner requesting that I sign a declaration that would permit their client, BJI Energy Solutions, LLC to file a continuation in part patent (application # 10/809,310) based on my inventions.

I have enclosed my written response, the letter from Kleinberg & Lerner, and the two declaration documents they requested me to sign.

Fell free to contact me if you have any questions.

Sincerely,

Brent Marsh 415-559-9931

marsh@re-energy.com

1536 Jones St.

San Francisco, CA 94109

June 29, 2004

VIA U.S. MAIL & FACSIMILE (703) 872-9306

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Re: Application Number 10/809,310

Dear Sir/Madam,

I am the CEO, founder and Chief Technology Officer of Re-Energy, Inc. ("Re-Energy"). I am also the inventor of the patent 6,135,620 that was issued on October 24, 2000. In late 2001. BJI Energy Solutions, LLC ("BJI") acquired Re-Energy's rights to the patent 6,135,620 pursuant to a transaction that I believe was fraudulent and, therefore, void.

Attached to this letter is a copy of a letter dated June 16, 2004 that I recently received from BJI's attorney, Marvin Kleinberg. In his letter, Mr. Kleinberg requests that I sign an inventor's declaration so BJI can file a Continuation in Part Patent (Application Number 10/809,310) There are certain facts that I believe that the Patent and Trademark Office should be aware of with regard to BJI's application.

- 1. For more than a year, other companies have marketed the inventions that BJI is attempting to patent in its Application Number 10/809,310. I saw at least one product of both the A-lamp iteration, and the fluorescent lamp design at Light Fair in 2001. This fact alone should invalidate BJI's claim of a new invention.
- 2 Moreover, BJI acquired rights and title only to the 6,135,620 patent and two other pending patent applications (now patents 6,367,179 and 6,471,388). BJI did not acquire rights or title to any other potential inventions that I was working on at the time of Re-Energy's sale of assets to BJI. Furthermore, BJI has no rights or title to any inventions that I have created since the asset sale. For those reasons, I will not sign the inventor declaration that BJI has sent to me
- 3. I believe that the majority of Re-Energy's board of directors acted unlawfully in permitting Re-Energy's largest investor and creditor, Jack Taylor, to seize Re-Energy's assets. Mr. Taylor later sold the seized assets to BII. Hence, the actual ownership of the seized assets is still in question. Legal preparations are being made to challenge the unlawful sale of Re-Energy's assets, and consequently, BII's rights to those assets.

I am prepared to testify to these statements in a court of law.

Sincerely,

Brent Marsh

CC Marvin Kleinberg

PATENT, TRADEMARK, COPYRIGHT UNPAIR COMPETITION & RELATED INTERLECTUAL

PROPERTY MATTERS

Marvin II. Kleinberg

LAW OFFICES OF
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FACSIMILE (310) 557-1540 June 16, 2004 E-MAIL: info@kleinberglerner.com mkleinberg@kleinberglerner.com Extension 3017

Brent Marsh 1536 Jones Street San Francisco, CA 94109

In re: Continuation-in-Part Application
Our Docket No. 15127

Dear Mr. Marsh:

At the request of BJI Energy Solutions, LLC, the assignee of all of Re-Energy's interest in your applications for letters patent, we prepared and filed a continuation-in-part application derived from your original patent entitled CCFL ILLUMINATION DEVICE AND METHOD OF USE. This application claimed the embodiment in which a ccfl device was enclosed in a bulb which normally housed incandescent bulbs. Believing it to be within the scope of your original concept, we added embodiments of more than one ccfl device supported within a tubular structure such as a conventional fluorescent lamp tube and utilized the conventional bi-pin end caps to apply power to the ccfl devices within the tube.

Because this is a continuation-in-part application, your prior declaration was unacceptable to the Patent and Trademark Office which issued a notice requiring the submission of a new declaration signed by the inventor. We have prepared such a declaration for your signature and it is enclosed, together with a copy of the application, as filed. Please sign and date the declaration where indicated and return it to us in the enclosed, postage prepaid envelope.

If we have not received your signed declaration by July 2, 2004, it is our intention to petition the Office to permit BJI to apply for a patent in your stead and as your agent. We trust, however, that such a step will not be necessary.

Very truly yours,

KLEINBERG & LERNER, LLP

By MARVIN H. KLEINBERG

Enclosures c: B. Sturman